

# **EXHIBIT 5**

1 Juan E. Monteverde (admitted *pro hac vice*, NY Reg. No. 4467882)  
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10 *Counsel for Co-Lead Plaintiffs and*  
*Co-Lead Counsel for the Class*

11  
12 [Additional Counsel on Signature Page]

13  
14 **UNITED STATES DISTRICT COURT**  
15 **NORTHERN DISTRICT OF CALIFORNIA**  
16 **SAN FRANCISCO DIVISION**

17 Master File No. 3:20-CV-06733-MMC

18  
19 IN RE AIMMUNE THERAPEUTICS, INC.  
20 SECURITIES LITIGATION

21 Hearing: July 18, 2025  
Time: 9:00 a.m.  
Court: Courtroom 7, 19th Floor  
Judge: Hon. Maxine M. Chesney

## **DECLARATION OF PLAINTIFF BRUCE SVITAK**

2 I, Bruce Svitak, hereby declare as follows:

3       1. I am a Court-appointed Co-Lead Plaintiff and Class Representative (“Plaintiff”) in the above-  
4 captioned class action (“Action”), and I held 8,572 shares of Aimmune Therapeutics, Inc. common stock  
5 prior to the announcement of the Merger and through its consummation via a tender offer.

6       2. I am a retired supervisor for the Minneapolis Post Office with the U.S. Postal Service and reside  
7 in Bloomer, Wisconsin.

8       3. I submit this declaration in support of the Settlement and my request for a service award in the  
9 amount of \$5,000 for the time I have spent actively engaged as a Plaintiff in this Action.

10       4. During the last four and a half years, I have regularly communicated with Juan E. Monteverde  
11 with Monteverde & Associates PC, both via email and telephone, regarding this Action.

12       5. I reviewed pleadings and various briefs in the case. I also discussed with Mr. Monteverde the  
13 Defendants' multiple attempts to dismiss this Action and the summary judgment motions filed before a  
14 settlement was reached.

15       6. In addition, I gathered and produced relevant documents and responded to various sets of  
16 interrogatories and admissions from Defendants. Furthermore, I traveled to New York City to prepare  
17 for my deposition and have my deposition taken by Defendants.

18       7. Lastly, I discussed with Monteverde the potential trial in the case and the Settlement obtained in  
19 the case.

20       8. I have devoted over 60 hours of my time to this Action, including travel time to New York City,  
21 and seek an award of \$5,000 for the time and expenses I incurred in this Action.

22       9. I declare under penalty of perjury under the laws of the United States of America that the  
23 foregoing is true and correct.

Dated: 5/1/2025

Signed by:  
  
Bruce Svitak  
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Bruce Svitak